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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/813,517	03/30/2004	Kent Allan Franklin	KCC-15,622.1	6134
759	90 11/09/2004		EXAMINER	
Melanie I. Rauch			TAWFIK, SAMEH	
Pauley Petersen	Kinne & Fejer	·		
Suite 365			ART UNIT	PAPER NUMBER
2800 West Higgins Road			3721	
Hoffman Estates			DATE MAILED, 11/00/200	

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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/813,517	FRANKLIN ET AL.	
Office Action Summary	Examiner	Art Unit	
	Sameh H. Tawfik	3721	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence addi	ress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	nely filed s will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	nmunication.
Status			
 1) Responsive to communication(s) filed on 30 Second 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowant closed in accordance with the practice under Expression in the practice of the condition is in condition. 	action is non-final. nce except for formal matters, pro	•	nerits is
Disposition of Claims			
4) ☐ Claim(s) 1-44 is/are pending in the application. 4a) Of the above claim(s) 30-44 is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-23 and 25-29 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	n from consideration.		
Application Papers		•	
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Example 11) The oath or declaration is objected to by the Example 10.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of 	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National S	tage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 03302004.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	152)

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DETAILED ACTION

Election/Restrictions

Applicant's election without traverse of Group I (claims 1-29) in the reply filed on 09/30/2004 is acknowledged.

Information Disclosure Statement

The information disclosure statement filed 03/30/2004 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each foreign patent; each publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-5, 7-14-20, 23, and 25-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Westphal et al. (4,739,910).

Westphal discloses a method and an apparatus of tucking a pair of opposing side panels onto a body portion of a pant-like garment comprising the steps of positioning the body portion of the pant-like garment on a conveyor having a vacuum zone (Fig. 1; upper and lower conveyors and via vacuum sources 122); holding the body portion on the conveyor using vacuum force from the vacuum zone (Fig. 2; via the body of the garments 12); and pushing the opposing

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side panels onto the body portion a distance toward one another, creating longitudinal folds in the garment along outer longitudinal edges of the vacuum zone (Figs. 10-12 and column 7, lines 65-68).

Regarding claims 2, 3, 15, and 16: wherein the vacuum zone comprises an outer area adjacent each of the outer longitudinal edges, the outer areas each having a first vacuum, and an inner area between the outer areas, the inner area having a second vacuum lower/higher than the first vacuum (Fig. 2; via vacuum compartments 128, 130, and 132; and column 5, lines 51-62).

Regarding claims 4 and 17: wherein the vacuum zone comprises a uniform vacuum across a transverse width of the vacuum zone (Fig. 1; via across the transverse of each compartment same vacuum source).

Regarding claims 5 and 18: wherein the vacuum zone has a transverse width about equal to a desired folded transverse width of the body portion of the garment (Figs. 1 and 2; via vacuum conveyors).

Regarding claim 7: further comprising the step of using a mechanical tucking device to push the opposing side panels onto the body portion toward one another (Figs. 10-12).

Regarding claim 8: wherein the longitudinal folds are created in the body portion of the pant-like garment (Figs. 9 and 12).

Regarding claim 9: wherein the longitudinal folds are created along seams joining the side panels to the body portion (Figs. 8 and 9; via seams 20 and 22).

Regarding claim 10: wherein a portion of at least two of the opposing side panels is held onto the vacuum zone, and a longitudinal fold is created in each of the at least two opposing side panels (Figs. 2, 10, and 12; column 7, lines 65-68).

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Regarding claim 11: wherein the pant-like garment comprises a training pant (Fig. 9).

Regarding claim 12: wherein the pant-like garment comprises a swim pant (Fig. 9).

Regarding claim 13: wherein the pant-like garment has un-bonded side panels (Fig. 9).

Regarding claim 19: an upper conveyor having an upper vacuum zone and a lower conveyor having a lower vacuum zone (Figs. 1 and 2; via 122).

Regarding claim 20: wherein the upper conveyor and the lower conveyor diverge from one another and then converge toward one another along a machine direction path of the conveyor (Figs. 1 and 2).

Regarding claim 23: wherein the device for pushing the side panels onto the body portion comprises a vacuum (Fig. 2; via vacuum conveyor belts help on the folding step; column 7, lines 65-68).

Regarding claim 25: wherein the device for pushing the side panels onto the body portion comprises two opposing assemblies, each assembly including at least one tucking blade on a track that guides the at least one tucking blade a distance alongside the at least one conveyor (Fig. 10; via blade 176).

Regarding claim 26: wherein the track of each of the assemblies maintains the at least one tucking blade essentially parallel to the pant-like garment (Figs. 10-12).

Regarding claim 27: wherein the track of each of the assemblies travels essentially parallel to the at least one conveyor and above the at least one conveyor (Figs. 1 and 2; via above conveyor 74).

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Regarding claim 28: wherein the track of each of the assemblies travels essentially parallel to the at least one conveyor and below the at least one conveyor (Figs. 1 and 2; via below conveyor 96).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Westphal et al. (4,739,910).

Westphal does not disclose that a driven stacker assembly having at least two stacker finger units. However, the examiner takes an official notice that the mentioned driven stacker assembly having at least two stacker finger units is old, well known, and available in the art to stack group of products. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Westphal's apparatus by having driven stacker assembly having at least two stacker finger units, in order to stack group of products as they come out of the apparatus.

Claims 6, 21, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Westphal et al. (4,739,910) in view of Kober (5,300,007).

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Westphal does not disclose the step of using a pair of fluid streams to push the opposing side panels onto the body portion toward one another. However, Kober discloses using a fluid streams for folding a segment (Figs. 1-3) to simply control the folding proces.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have substituted Westphal's folding pusher and arms as shown in Figs. 10-12 by using fluid streams, as suggested by Kober, in order to use less mechanical parts and as a result occupying a minimum of valuable floor space (column 2, lines 8-10).

Allowable Subject Matter

Claim 24 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sameh H. Tawfik whose telephone number is (703) 308-2809. The examiner can normally be reached on Tuesday - Friday from 8:00 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on (703) 308-2187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sameh H. Tawfik Patent Examiner Art Unit 3721

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